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22 April 1977 OLC 77-1932 55CI 77-0532/8

MEMORANDUM FOR THE RECORD

SUBJECT: 22 April 1977 Briefing of the Senate Select Committee on Intelligence on the Edwin P. Wilson Case

1. On 22 April 1977 Admiral Stansfield Turner, DCI, E.H. Knoche, DDCI, and John Waller, IG, testified before the Senate Select Committee on Intelligence on the Edwin P. Wilson case. The Committee staff had been notified by the Agency of an impending second article in the Washington Post on the case and the Committee asked to hear the facts prior to the publication of the article. The briefing was held from 3:00 p.m. to approximately 4:00 p.m. in room 407 of the Capitol. Ben Marshall, Security Director of the Committee, arranged for a security sweep and technical monitoring of the room. A transcript was taken by Fred Ward.

2. Present from the Committee were:

Daniel K. Inouye (D., Hawaii), Chairman
Barry Goldwater (R., Ariz.), Vice Chairman
Robert Morgan (D., N.C.)
Gary Hart (D., Colo.)
Daniel P. Moynihan (D., N.Y.)
William D. Huddleston (D., Ky.)
Clifford Case (R., N.J.)
Richard G. Lugar (R., Ind.)
Malcolm Wallop (R., Wyo.)

3. Members of the staff present were:

William Miller
Earl Eisenhower
Dan Childs
Mike Epstein
Spencer Davis
Elliot Maxwell
Tom Moore
Sam Bouchard

Ed Levine
Stan Taylor
Barbara Chesnik
Audrey Hatry
Ben Marshall
Anne Karalekas
John Elliff
Paula Schwartz

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4. Accompanying the Director, DDCI and Mr. Waller were:

George L. Cary,	Legislative Counsel
	Executive Assistant to the DC
	Assistant Legislative Counsel

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FBI Special Agents James F. Price and Paul V. Daly also appeared before the Committee on the Wilson case.

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- 5. At Bill Miller's request, Mr. Knoche, Theodore Shackley, ADDO, and Roger Kirk, DD/INR/State stood by to explain Executive Branch objections to release of the Committee's interim report However, no witnesses were called and the Committee voted to alter the statement slightly and refer it to the President for his views on release. The changes in the statement did not satisfy Agency objections.
- 6. Mr. Waller opened the testimony by reading a summary statement on the Wilson case, emphasizing aspects relating to CIA and present CIA employees. The basic facts are that on 7 September 1976 a former employee informed a senior DDO official that former CIA employee Edwin P. Wilson, who ostensibly had a contract with the Libyan Government to clear World War II mine fields prior to oil exploration, also had a secret agreement to furnish equipment and training assistance in terrorist-related activities. Other former CIA employees worked with Mr. Wilson in this endeavor. Mr. Wilson was assisted in obtaining explosive timing devices by a current employee of the DDS&T. The FBI was alerted to these allegations on 13 September, the Intelligence Oversight Board was informed on 22 September, and the staff of the Senate Select Committee on Intelligence was informed in early October. The FBI conducted an investigation in late 1976 and requested that CIA defer its investigation. The DDS&T employee was placed on administrative leave with pay pending completion of the investigation. In December 1976, the FBI advised CIA that it had found no information which could lead to a criminal prosecution of the DDS&T employee. The CIA Inspector General then launched an investigation, which 25X1 substantiated FBI findings but which also uncovered the following facts: the

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8. Senator Inouye was quite disturbed at what he viewed as excessively light punishment received by the first employee. He contrasted this with his actions against a Committee staff member who had taken his briefcase out of the Committee office in order to work on classified materiz at home. He further questioned Agency officials about the various penalties which would ensue from security violations at CIA. Admiral Turner subsequently said off the record that he was personally reviewing the action of both Agency employees, and implied that he might well decide that strong punishment was warranted. 9. Both Senators Hart and Moynihan questioned Agency officials about regulations or other means to prevent contact by former employees with present Agency employees. Senator Hart stated that he believes the general public impression is that former employees have a carte blanche ability to get help from friends still employed by the Agency. Both Senator Moynihan and Hart said regulations would be desirable, and Senator Hart said this would be a very fruitful area for the Select Committee to investigated the fact that outrageous charges can be made against CIA, and that CIA's no comment response or meek denial often resin the charges being generally believed both in this country and abroad. Senator Moynihan cited the example	excessively light punishment received by the first employee. He contrate this with his actions against a Committee staff member who had taken his briefcase out of the Committee office in order to work on classified mate at home. He further questioned Agency officials about the various penal which would ensue from security violations at CIA. Admiral Turner subsequently said off the record that he was personally reviewing the act of both Agency employees, and implied that he might well decide that structure punishment was warranted. 9. Both Senators Hart and Moynihan questioned Agency officials about regulations or other means to prevent contact by former employees with present Agency employees. Senator Hart stated that he believes the general public impression is that former employees have a carte blanch ability to get help from friends still employed by the Agency. Both Senator Moynihan and Hart said regulations would be desirable, and Senator Harsaid this would be a very fruitful area for the Select Committee to investable the had during Admiral Turner's confirmation hearings, Senator Moynihan lamented the fact that outrageous charges can be mad against CIA, and that CIA's no comment response or meek denial often in the charges being generally believed both in this country and abroad.	General investigation.	was also the subject of	
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